

## RELEASED AVIATOR TELLS OF CAPTURE

**Italian Leader  
Will Visit U. S.**



Duke d'Aosta, a recent photograph.

Duke d'Aosta, commander of the Italian third army during the war and oldest cousin of King Victor Emmanuel, will visit the United States soon, according to word from Italy. He will go to China and Japan from this country.

## WILSON OPPOSES CHANGE IN PACT

CONTINUED FROM PAGE TWO

or to decide whether it had fulfilled its obligations.

"The only restraining influence will be the public opinion of the world," said the president.

That, the president said, was the view of the commission which drafted the league.

### Make Language Clear.

Senator Harding wanted to know why it was that the language making provisions for the fulfillment of covenants was put into the article.

"Merely as an argument to the conscience in the nations," responded the president, adding that it merely served notice that fulfillment of obligations was expected prior to withdrawal.

If that were true, Senator Harding, he thought the language rather a far-fetched provision.

The president added his answer to questions he had no way of knowing whether Germany placed the same construction on the articles as did the allies.

Senator McCumber asked whether other governments could not accept interpretations by "acquiescence."

The president thought there either would have to be "explicit acquiescence" or stipulated time in which the United States could know whether acquiescence was being given.

"Any change in the treaty would have to be resubmitted to Germany," the president said in reply to Senator Pittman.

Senator Lodge said it was his understanding, however, that any reservations which applied to the United States, rather than to the others, would under international practice be understood as acquiesced in, if other countries were silent.

Relying on Senator Lodge, the president said he had not looked up the authorities on the point but felt that in a treaty involving so many signatures, reservations by others would follow and now the treaty was to work would be obscured. If Germany, for instance, remained silent in regard to a reservation and later contended it did not affect her, the president thought her position could not be "justifiable disputed."

### Berification Not Required.

Senator Fall pointed out, however, that as Germany was not a member of the league, changes in the covenant would not have to be submitted to her.

Then the president agreed, admitting freely that the point had not occurred to him before.

Relying on Senator Berash, the president said the provision of Ar-

## GIRLS WILL BE GIRLS

Boarding School Restrictions  
Do Not Make Gentle  
Young Women.

Article 10 under which signatories to the league agreed to renounce one another against external aggression was only a moral obligation.

Senator Berash thought it would be a legal obligation. The president thought not, because there was involved the element of judgment as to whether territorial integrity or political independence was being invaded or impaired.

Senator Berash wanted to know what would happen if the actual facts were beyond dispute. There would then be the legal obligation to apply the automatic terms of the covenant, the president replied, but not a legal obligation to make war no matter how strong the moral one.

"We would have complete choice as to application of force," said the president in answer to a further question.

The action contemplated as "deemed appropriate" in case of war or threatened war, was also, the president contended, a moral one.

### Congress Must Assent.

Concerning the president's statement that the League of Nations would have to give its assent to the United States participating to enforce the aims of the League Council, even though the decision of council was unanimous and had been carried in by America's representative. He laid stress on the assumption that the representatives of nations in the council would be guided by their own public opinion.

President Wilson said he disagreed with the opinion given the American delegation that Japan would have signed the treaty regardless of whether it contained the shantung provision.

When Senator Johnson of California asked the president how the American delegates voted on Japan's proposal for racial equality the president replied that "in the interest of international good understanding" he could not answer the question.

To a query as to what sovereignty Japan had gained in Shantung the president replied:

"She has not retained sovereignty over anything I mean she has promised not to. Senator Berash has asked whether this understanding was oral or otherwise. As a matter of fact this was technically oral, but literally written and formulated, and the formulation agreed upon."

"What is the return to be made?" asked Senator Johnson.

"This was left undecided, but we were agreed at the time that it would be as soon as possible."

"Did not the Japanese decline to fix any date?"

"They did at that time, but I think it is fair in them to say they could not at that time say when it would be."

Senator Johnson asked whether the economic privileges retained would not give Japan a "fair fastener" over the province. The president replied that while he did not feel qualified to judge, he would regard that as "an exaggerated view."

In answer to Senator Knox the president said he believed a league of nations would have prevented Japan from spreading her influence as she has over Manchuria and Korea.

Senator New thought Japan's promise "indefinite" as compared to "England's recognition of Malta."

The president declined to comment on the question but added that Japan's agreement had been recorded in the daily process verbal kept by the council of four.

The president did not approve of a suggestion that the transcript of the process verbal be brought from Paris and laid before the committee.

Francis Ouimet will not play golf extensively this season because of the pressure of business engagements.

He is shown in a circular illustration.

Watson & Aven's SUPERIOR Ice Cream is the most practical dessert for any meal. It is pure and wholesome, and its delicious appeal to everyone. "SUPERIOR" is the finest ice cream ever made. It refreshes and satisfies.

Good dealers everywhere sell Watson & Aven's SUPERIOR Ice Cream. Order it for home use in bricks or in a quart, half-gallon or gallon containers.

## The Family Favorite!

WATSON & AVEN'S

## SUPERIOR Ice Cream

Watson & Aven's SUPERIOR Ice Cream is the most practical dessert for any meal. It is pure and wholesome, and its delicious appeal to everyone. "SUPERIOR" is the finest ice cream ever made. It refreshes and satisfies.

Good dealers everywhere sell Watson & Aven's SUPERIOR Ice Cream. Order it for home use in bricks or in a quart, half-gallon or gallon containers.

WATSON & AVEN

Factory 103 N. Cheyenne St.

Retail Store 12 West Fourth Street.

Phone 3290.

Watson & Aven's SUPERIOR Ice Cream is sold by good dealers in Tulsa and surrounding territory. Every good town in this section of Oklahoma knows the value of Watson & Aven's "Superior" Ice Cream.

For catalog and views address:

President Richard R. Thompson,  
CRESCENT COLLEGE, Box W, Enoka Springs, Ark.

## SUIT FOR \$900,000 FILED AGAINST STRIKING CARMEN

Questions by Senator McCumber developed there was nothing in the record to show what Japan considered "as soon as possible."

Senator Berash thought it would be a legal obligation. The president thought not, because there was involved the element of judgment as to whether territorial integrity or political independence was being invaded or impaired.

Senator Berash wanted to know what would happen if the actual facts were beyond dispute. There would then be the legal obligation to apply the automatic terms of the covenant, the president replied, but not a legal obligation to make war no matter how strong the moral one.

"We would have complete choice as to application of force," said the president in answer to a further question.

The action contemplated as "deemed appropriate" in case of war or threatened war, was also, the president contended, a moral one.

### Congress Must Assent.

Concerning the president's statement that the League of Nations would have to give its assent to the United States participating to enforce the aims of the League Council, even though the decision of council was unanimous and had been carried in by America's representative. He laid stress on the assumption that the representatives of nations in the council would be guided by their own public opinion.

President Wilson said he disagreed with the opinion given the American delegation that Japan would have signed the treaty regardless of whether it contained the shantung provision.

When Senator Johnson of California asked the president how the American delegates voted on Japan's proposal for racial equality the president replied that "in the interest of international good understanding" he could not answer the question.

To a query as to what sovereignty Japan had gained in Shantung the president replied:

"She has not retained sovereignty over anything I mean she has promised not to. Senator Berash has asked whether this understanding was oral or otherwise. As a matter of fact this was technically oral, but literally written and formulated, and the formulation agreed upon."

"What is the return to be made?" asked Senator Johnson.

"This was left undecided, but we were agreed at the time that it would be as soon as possible."

"Did not the Japanese decline to fix any date?"

"They did at that time, but I think it is fair in them to say they could not at that time say when it would be."

Senator Johnson asked whether the economic privileges retained would not give Japan a "fair fastener" over the province. The president replied that while he did not feel qualified to judge, he would regard that as "an exaggerated view."

In answer to Senator Knox the president said he believed a league of nations would have prevented Japan from spreading her influence as she has over Manchuria and Korea.

Senator New thought Japan's promise "indefinite" as compared to "England's recognition of Malta."

The president declined to comment on the question but added that Japan's agreement had been recorded in the daily process verbal kept by the council of four.

The president did not approve of a suggestion that the transcript of the process verbal be brought from Paris and laid before the committee.

Francis Ouimet will not play golf extensively this season because of the pressure of business engagements.

He is shown in a circular illustration.

Watson & Aven's SUPERIOR Ice Cream is the most practical dessert for any meal. It is pure and wholesome, and its delicious appeal to everyone. "SUPERIOR" is the finest ice cream ever made. It refreshes and satisfies.

Good dealers everywhere sell Watson & Aven's SUPERIOR Ice Cream. Order it for home use in bricks or in a quart, half-gallon or gallon containers.

Watson & Aven's SUPERIOR Ice Cream is sold by good dealers in Tulsa and surrounding territory. Every good town in this section of Oklahoma knows the value of Watson & Aven's "Superior" Ice Cream.

For catalog and views address:

President Richard R. Thompson,

CRESCENT COLLEGE, Box W, Enoka Springs, Ark.

## Mrs. George and Miss Anna Quayle of Bartlesville Arrived here at night. They are represented to telephone the probate judge from a booth in the fire station.

Instead they called the fire  
department by setting off the alarm.  
The firemen, after examining  
the house, called the probate  
judge and were the witness.

## LEGION MEMBERSHIP IS HIGH.

PASSES 350,000 MARK SAY OFFICIAL

ANNOUNCEMENT MADE IN NEW YORK

NEW YORK, Aug. 19.—Members

of the American Legion has now

passed the 350,000 mark it was an-

ounced today. Memberships have

now reached 350,000 paid up and applica-

tions for charters have been re-

ceived from 1,100 pending process of organization.

Every state has an active branch

of the Legion. New York leads all

state organizations with 227

units, second with 130, Pennsylvania

and 130, Louisiana, Mississippi, South

Carolina, Texas, and Nebraska each

have 100, New Jersey 90 and Texas 80.

To Advertise Our Move  
Special Prices on New Fall  
Suits, Coats, Dresses,  
Skirts and Waists

INDEPENDENCE, Kans., Aug. 23.  
When in doubt as to how to locate the  
probate judge to perform the  
ceremony, call the firemen and they  
will attend to the matter. This is  
the advice of Mr. and Mrs. George

## CUTICURA HEALS SCALP TROUBLE

Blisters Itched and Burned  
Awfully. Hair Came Out.

## GRAIN GROWERS CLAIMING THRESHERS DISCRIMINATE

Special to The World.

OKLAHOMA CITY, Aug. 19.—  
The lawyer of the legal department

of the state corporation commission is here conferring with thresher men and grain producers relative to a number of complaints from Comanche county of discrimination.

The complainants have the usual trend, that as there is a large grain crop and there have been several miles away from the request of producers who have

small acreages to thresh.

The state corporation commission is threatening to bring thresher before the commission on such complaints, but in nearly every instance the relief has been secured without further action than a request from the commission. The Comanche county situation was said to be the most desperate and it was thought best to have a representative upon the ground and see if the producers could not be secured the relief for which they had petitioned the commission.

Yes sir, Chesterfields have

opened the door wide to all

comers who want to enjoy a

cigarette as they never have before.

They go straight to that "smoke-

spot" of yours. They let you

know you're smoking. In short,

they satisfy.

And only Chesterfields do it!

Because, unlike a patent, the

TURKISH and DOMESTIC

tobaccos—cannot be copied or even

closely imitated.

That's why it's "Chesterfields"

if you want this new kind of

cigarette enjoyment—

They Satisfy

Moisture-proof

package keeps them